

ORDINANCE
(Continued from page two.)

right and the right of each intersection when turning to the left. Nothing in this section, however, shall be construed as limiting the meaning or effect of any of the provisions of this act.

Sec. 8. Every motor vehicle shall carry, during the period from one-half hour after sunset to one-half hour before sunrise, at least two lighted lamps, showing white lights, visible at least two hundred feet in the direction towards which such motor vehicle is proceeding, and shall also exhibit one red light, visible in the reverse direction. Said red light shall be so hung upon the motor vehicle that it will illuminate and make visible the number of said vehicle; provided, however, that the use of such motor vehicle may proceed to his destination in event of bona fide failure of his lights to operate, if he sounds his bell, horn or other signal device at least once in every two hundred feet, does not proceed at a rate of speed greater than six miles an hour, and takes the first reasonable opportunity to put his lights in order; otherwise such operator will be deemed guilty of a violation of the foregoing provision. Every motor vehicle while in use on the public highway, or any street, avenue or alley, shall be provided with at least two good and efficient brakes, and also with a suitable horn, bell or other signal device, for giving notice of its approach. Every motor vehicle using gasoline, gas, oil, naphtha, or other similar source of energy, shall use the muffler, so called, and the same shall not be cut out or disconnected within the limits of the city.

Intoxicated Person Shall Not Operate a Motor Vehicle.

Sec. 10. No person shall operate or attempt to operate a motor vehicle while such person is in a state of intoxication, or is in other respects incapable of properly and safely operating said motor vehicle, on any public highway, street, avenue, or alley of this city.

Penalty for Racing on Public Highway.

Sec. 11. Any person driving a motor vehicle upon any public highway, public road, street, avenue or alley, or any other public driveway in this city, in a race or on a bet or wager, shall, on conviction, be fined in a sum not less than twenty-five nor more than one hundred dollars, and if the defendant or defendants fail to appear to defend said case, the sum or sums so deposited or bond on given, shall be forfeited to the city and disposed of as said given and money deposited for said case, or the motor vehicle which may be so left by said person or persons may be sold at a public auction by order of the mayor, after giving notice of said proposed sale for three consecutive weeks in a newspaper of a general circulation in this city, describing accurately the motor vehicle therein and giving the date of the proposed sale, and from the amount realized upon such sale a sum equal to the maximum fine for the offense charged shall be disposed of in like manner, and the surplus, if any, after deducting all expenses incurred in keeping or sale of such motor vehicle, be returned to such owner on demand, but no such forfeiture and disposition of such security shall in any wise impair the jurisdiction of the mayor to hear and determine any such charge made against the owner of such motor vehicle, or the person or persons operating, or causing to be operated, the said motor vehicle, or to inflict upon conviction thereof, any punishment prescribed by this act.

Penalties for Violation.

Sec. 14. The violation of any of the provisions of this act except as otherwise provided for in section 11, by any owner, chauffeur or operator or any person causing to be run or operated any motor vehicle, shall be deemed a misdemeanor, punishable upon conviction thereof by a fine of not exceeding one hundred dollars for the first offense, and not less than ten dollars nor more than one hundred dollars, or imprisonment not exceeding ten days, or both for a second offense, and punishable by a fine of not less than twenty-five nor more than two hundred dollars, or imprisonment not exceeding thirty days for a third or subsequent offense.

Unconstitutionality of Part Not to Affect Entire Act.

Sec. 15. If any section or provisions of this act be declared unconstitutional then such unconstitutionality shall apply only to such section and shall not invalidate any other section or provision of this act.

AN ORDINANCE to regulate the parking of motor vehicles on the public streets of the City of Columbus within the fire limits excepting St. John's or Fourth St. and Sixth St. between Main and Second Ave., North; and for other purposes supplemental to and not in conflict with the act of the legislature approved April 8, 1916.

Section 1. Be it ordained by the Mayor and City Council of the City of Columbus that within that portion of the city of Columbus bounded on the north by and including Third (3rd) Ave., on the south by and including Second (2nd) Ave., on the east by and the western sidewalk of Sixth (6th) St., and on the west by and including Third (3rd) St., except that street known as St. John's or Fourth (4th) St., which is hereby specifically and exclusively excepted from the provisions of this section, all chauffeurs, drivers or riders of automobiles, motorcycles, bicycles, or other vehicles, be, and they are hereby required when in motion on the streets and avenues of said city between the hours of 8 o'clock a. m. and 12 o'clock p. m., to keep to the right hand side thereof; and when approaching a corner to be turned to reduce speed, and chauffeurs, or drivers of automobiles to signal with horn and by lifting of the right or left arm to indicate the direction to the right or left of the proposed turn; and in turning to keep to the right, and to keep as close as practicable to the right hand curb; and to be otherwise cautious to prevent accidents.

Sec. 2. Be it further ordained, that automobiles, motorcycles, bicycles and other vehicles traveling on avenues shall have the preference or right of way over automobiles, motorcycles, bicycles and other vehicles traveling on streets; and to accidents resulting at such points, blame shall be attached to the one coming from streets to avenues.

Sec. 3. Be it further ordained, that automobiles when stationary within the limits prescribed in the first (1st) section of this ordinance for a longer period than 30 minutes shall be, and are hereby required to park by the front or rear end against the curbing at an angle to the sidewalk, the front or rear wheels of which must not be more than six feet from the curbing.

Sec. 4. Be it further ordained, that this ordinance take effect from and after its adoption.

Adopted October 4th, 1916.
W. C. GUNTER, Mayor.
Attest: D. P. Davis, Secretary.

AN ORDINANCE imposing a privilege tax on emigrant or employment agents or persons engaged in soliciting laborers in this city to go beyond the limits thereof.

Section 1. Be it ordained by the Mayor and City Council of the City of Columbus, Miss., that each emigrant or employment agent or person engaged in hiring laborers or soliciting emigrants or laborers in this city to go beyond the limits thereof shall pay an annual license of two hundred and fifty dollars.

Sec. 2. Be it further ordained, that any person doing business without having obtained license shall be guilty of a misdemeanor and shall be

Sec. 12. Nothing in this act shall be so construed as to curtail or abridge the right of any person to prosecute a civil suit for damages by reason of injuries to person or property resulting from the negligent use of the highways by any motor vehicle or its owner, or his employee or agent. And in any action brought to recover any damages, either to person or property, caused by running or operating such motor vehicle in violation of any of the provisions of this act, the plaintiff or plaintiffs shall be deemed to have made out a prima facie case by showing the fact of such injury, and that such person or persons operating or causing to be run or operated such motor vehicle, was at the time of the injury running or operating, or causing the said motor vehicle to be run or operated in a manner contrary to the provisions of this act.

Any Police Officer Authorized to Make an Arrest may Arrest Without Warrant.

Sec. 13.—Any police officer, or other officer authorized to make an arrest, is hereby authorized to arrest without warrant any person running or operating, or causing to be run or operated, any motor vehicle contrary to the provisions of this act, within the limits of their respective jurisdictions. And in case the owner, or person or persons operating or causing, and in default of the payment thereof, be punished by imprisonment in the city jail for a period not exceeding twenty days.

Right to Recover Damages for Injury; Rule of Evidence.

to be operated, a motor vehicle shall be taken into custody because of a violation of any provision of this act, he or they shall be forthwith taken before the mayor and be entitled to an immediate hearing; and if such hearing cannot then be had, be released from custody on giving a good and sufficient bond to appear and answer for such violation at such time and place as shall then be designated, in the manner as now provided for by law, or secured by the sum equal to the maximum fine for the offense with which he is charged, or in lieu thereof, by leaving the motor vehicle being operated by such person with such officer as may have the accused in charge; provided, however, that should the person or persons in custody so request the mayor before whom the complaint is made, or before whom person or persons in custody shall be taken, shall adjourn the hearing of said case for ten days upon the execution of a good and sufficient bond in the manner above provided.

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Sec. 1. Be it further ordained, that each day's engagement in such employment shall constitute a separate offense and accordingly punishable.

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CLASSIFIED ADVERTISEMENTS

CLASSIFIED ADVERTISING RATES.—One cent a word per line. No advertisement taken for less than 25 cents the first time.

FOR SALE OR RENT.—One five room cottage on corner lot. \$250 cash gets this. \$750 cash gets a 2-story house. \$450 gets a vacant lot up town. All this property near school and car line. Will also sell 2 farms suitable for stock-raising, or will rent. For particulars apply to Mrs. T. A. Stinson, 228 S. 5th St. Telephone 376.

POSITION WANTED.—Good position in either clerical or salesmanship line. Can do newspaper or cashier work also. Can furnish the best of references. Have a place now with Vicksburg concern, but would like to get position in Columbus, my home town. Address G. P. P., care Columbus Commercial.

10-23-24.

FOR SALE.—25 Duroc Jersey hogs, ready for stock raising; one fine saddle horse; one registered Shorthorn bull. For prices and ages apply to Hutchinson Stock Farm, R. F. D. 5, Columbus, Miss.

WANTED.—Everybody to know that I sell Eastman Kodak Films, and develop any size roll for only 10c. Mail orders promptly filled.
Hanna's Art Studio.

NEW DAIRY BUSINESS.—Beginning November 1, I will have for sale a limited amount of sweet milk. Telephone 680 for information. A. J. Fuqua. 10-29-1m.

FOR RENT or lease.—Cottage, 106 5th Ave., south. See property. Write Mrs. E. E. Pittman, Mathison, Miss. 1-mo.

FOR SALE.—Brand new Regal car at a bargain. Address F. care Columbus Commercial.

FOR RENT.—One large furnished room. Apply to Mrs. Laura Beard, 801 3rd avenue, north. Phone 507.

FOR SALE.—Good combination pony. Apply to W. B. Hamilton, telephone 153.

FOR SALE.—Brand new Dodge car at a bargain. Address R. K., care Columbus Commercial.

FOR SALE.—Nice six-room bungalow; all modern conveniences. Apply to L. L. Stewart, 2001 Second avenue, South. 0-19-1m.

WANTED.—Good second-hand, rubber tire, open top buggy. Must be a bargain. Phone 697.

TRUSTEE'S SALE.

The State of Mississippi, County of Lowndes.

By virtue of the power vested in me as Trustee in a certain Deed of Trust, made and delivered on the 13th day of February, 1915, by J. A. Wilson to secure the payment to W. S. Landmood and W. N. Puckett of certain indebtedness therein mentioned, record of which said Deed of Trust is in the office of the Chancery Clerk of said County and State, in Chattle Deed Book, Number 103, page 211, I will sell at public auction, to the highest bidder for cash, in front of the Court House door in the town of Columbus, said State and County, on the thirteenth day of November, 1916, within legal hours, the following property, to-wit:

Beginning at northeast corner of a lot on which a brick building now stands on the front row of the business part of Artesia, running north along said front row five feet to the southeast corner of a lot recently sold by A. N. Butts to J. A. Wilson, being a lot formerly sold by Mrs. W. J. Locke to said A. N. Butts; thence running west ninety feet, thence south five feet to the northwest corner of said lot on which now stands a brick building; thence east ninety feet to point of beginning; being a part of a lot formerly sold by C. R. Smith to Mrs. W. J. Locke. Also a full one-half undivided interest in a brick wall bordering the above described lot and adjoining said lot on south side.


Also the following described lot, to-wit:

Beginning at a point on front row of the Town of Artesia, at northeast corner of a lot formerly sold by C. R. Smith and T. J. Smith to Mrs. W. J. Locke, where same touches the Starkville Branch of the M. & O. Railroad Company, running west ninety feet; thence south twenty feet, thence east ninety feet, beginning north twenty feet to point of beginning; all being and lying in Section Twenty (20), Township Eighteen (18), Range Sixteen (16), east, in the Town of Artesia, Lowndes County, Mississippi, together with one brick building now standing on said lot.

The title to the above property is believed to be good, but I will convey only such title as vested in me as Trustee under said Deed of Trust. Columbus, Miss., October 17, 1916.
W. BRELAND, Trustee.
0-19-4t.

Patronize the Advertisers.

It's Marvelous You can Hear So Distinctly




"No, I am not visiting in the city. I am at home almost five hundred miles away. We have just had a Bell Telephone put in and I couldn't resist calling you by Long Distance. It's marvelous that we can hear each other as distinctly as though we were in the same room, and the Long Distance rates are so reasonable!

"I really don't see how we ever managed without a Bell Telephone. All the merchants and every one we know uses the Bell. It has saved me thousands of steps and hours of worry already.

"It's worth the cost simply to be able to sit at home and visit with friends hundreds of miles away."

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2 IN 1

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The F. P. Dalley Co., Ltd., Buffalo, N. Y.

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Just as surely, and just as harmlessly. Eat what you please and take

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One Trial Proves You Can Do It.

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Weaver & Harrington

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Take Your Vacation Funds

— IN —

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Safest, Handiest Travel Money.

ISSUED BY

The Merchants & Farmers Bank

OF COLUMBUS, MISS.

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SE 1-4 of SW 1-4 of Section 22, Township 18, Range 18 west, said to contain a gravel pit. Terms of sale, cash, subject to confirmation by said court.

E. H. PRINGLE, Jr.
Trustee in Bankruptcy of Southeastern Lime & Cement Co.

CHANCERY NOTICE.

The State of Mississippi, Lowndes County.

To Duve Moore, postoffice address unknown:

You are commanded to appear before the Chancery Court of the County of Lowndes in said State, on the 1st Monday of April, A. D. 1917, to defend the suit of Mollie Moore, wherein you are a defendant.

This 23rd day of Oct., A. D. 1916.
B. A. LINCOLN, Clerk.

MUNICIPAL ELECTION NOTICE.

Pursuant to Section 2435 of the Code of Mississippi, 1906, a General Municipal Election will be held at the City Hall Voting Precinct for the purpose of electing a Mayor, Six Aldermen and four School Trustees, on Tuesday, December 12th, 1916.

The following judges and clerks are hereby appointed to hold said election.

Judges: W. Myrick Cox, W. H. Duncan and J. R. Randall.
Clerks: Leo Flynn and V. L. Wilkins.

Election Commission City of Columbus.

J. H. BRICKELL,
G. M. FLYNN,
J. S. MARX.

The Cattle Market.

National Stock Yards, Ill., Oct. 31.—Today's receipts: Cattle, 9,000; hogs, 13,000; Sheep, 3,000.

Cattle. Market active and fully steady with last week's best time.

Quotations: Choice to prime steers \$6.60 to \$7.25; good to choice \$6 to \$6.60; medium to good \$5.35 to \$6; common to medium \$5 to \$5.25; fat cows \$5 to \$5.75; medium cows \$4.75 to \$5; cutters \$4.35 to \$4.60; canners \$4.10 to \$4.25; heavy bulls \$4.75 to \$5.50; light bulls \$4.50 to \$4.75; yearlings at \$4.60 to \$4.75; heifers \$5.75 to \$6.25; veal calves \$7 to \$10.

Stock Cattle (tick-free): Good to choice quality thin steers \$5.50 to \$6.10; medium to good \$5 to \$5.50; common to medium \$4.75 to \$5; good stock heifers \$5 to \$5.50; stock cows \$4.50 to 4.75.

Hogs: Weakness was dominant in this trade from the very outset. The run was very liberal and of the usual character embracing a great many light weight swine and mixed hogs from the southern territory. As a result of the big run market settled on all classes. However, choice hogs which were scarce had the least decline breaking only a dime compared with Saturday's average. However, the market otherwise was slow and fully 15 to 25c lower. Choice hogs 190 pounds up 9.85 to \$10.20; mixed hogs 150 to 190 pounds \$9.35 to \$9.75; 120 to 140 pounds \$9 to \$9.25; light pigs \$7 to \$9; best rough hogs \$9.50 to \$9.80; half-fat roughs \$8.25 to \$9; stags \$10.25 to \$10.50.

Sheep: This trade was very active with good lambs showing an advance of 15 to 25c compared with last week's close, with a good strong basis prevailing for all other varieties. Choice lambs \$10.50 to \$11; medium and half-fat lambs \$9.50 to \$10.25; best culls \$7.50 to \$8.50; skippy culls \$6 to \$7.50; fat sheep

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